EXHIBIT 27 FILED UNDER SEAL

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Page 1
      IN THE UNITED STATES DISTRICT COURT
           FOR THE DISTRICT OF NEVADA
_____
ORACLE USA, INC., a
Colorado corporation;
ORACLE AMERICA, INC., a
Delaware corporation; and
ORACLE INTERNATIONAL
CORPORATION, a California
corporation,
    Plaintiffs,
                        ) Case No.
vs.
RIMINI STREET, INC., a ) 2:10-cv-0010.6
Nevada corporation; SETH ) LRH-PAL
RAVIN, an individual,
    Defendants.
   HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
    Videotaped 30(b)(6) Deposition of RAY C.
    GRIGSBY, JR., taken at 16475 East 40th
    Circle Aurora, Colorado, commencing at
    8:21 a.m., Wednesday, June 8, 2011, before
    Lisa A. Knight, RPR, Notary Public.
PAGES 1 - 334
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| 1 | | Page 2 | | Page 4 |
|--|---|-------------------------------|---|--|
| 1 | APPEARANCES OF COUNSEL: | | 1 | all present please identify themselves |
| 2 | | | 2 | for the record. |
| 3 | FOR THE PLAINTIFFS: | | 3 | MR. HOWARD: Geoff Howard from |
| | BINGHAM McCUTCHEN LLP | | 4 | Bingham McCutchen for plaintiff |
| 5 | BY: GEOFFREY M. HOWARD, ESQ. ZACHARY HILL, ESQ. | | 5 | Oracle. 08:23:59 |
| - | Three Embarcadero Center | | 6 | MR. HILL: Zachary Hill, |
| 6 | San Francisco, California 94111-4067 | | 7 | Bingham McCutchen, for plaintiff |
| _ | 415.393.2033 | | 8 | Oracle. |
| 7 8 | geoff.howard@bingham.com zachary.hill@bingham.com | | 9 | MR. REKERS: Rob Rekers, Shook, |
| 9 | 24411417,11116601181141114011 | | 10 | Hardy & Bacon, for the defendant. 08:24:05 |
| 10 | FOR THE DEFENDANTS: | | 11 | MR. DYKAL: Ryan Dykal, Shook, |
| 11 | SHOOK, HARDY & BACON LLP | | 12 | Hardy & Bacon, for the defendant. |
| 11 | BY: ROBERT RECKERS, ESQ. JP Morgan/Chase Tower | | 13 | THE VIDEOGRAPHER: Will the |
| 13 | 600 Travis Street, Suite 1600 | | 14 | reporter please swear the witness. |
| | Houston, Texas 77002-2911 | | 15 | 08:24:13 |
| 14 | 713.227.8008 | | 16 | RAY C. GRIGSBY, JR., |
| 15 16 | rreckers@shb.com | | 17 | after having been duly sworn, was examined |
| | FOR THE DEFENDANTS: | | 18 | and testified as follows: |
| 17 | SHOOK, HARDY & BACON LLP | | 19 | B. B. B. |
| 18 19 | BY: RYAN DYKAL, ESQ. 2555 Grand Boulevard | | 20 | EXAMINATION |
| 20 | Kansas City, Missouri 64108 | | 21 | |
| 21 | 816.474,6550 | | 22 | BY MR. HOWARD: |
| 22 | rdykal@shb.com | | 23 | Q. Mr. Grigsby, my name is Geoff |
| 23 24 | ALSO PRESENT: | | 24 | Howard. I represent Oracle. We met just |
| 25 | JERRY DeBOER, Videographer | | 25 | before this deposition. 08:24:34 |
| | | Page 3 | | Page 5 |
| 1 | PROCEEDINGS | | 1 | Would you please state your |
| 2 | (June 8, 2011 at 8:21 a.m.) | | 2 | full name for the record. |
| 3 | THE VIDEOGRAPHER: Good | | 3 | A. Sure. Ray C. Grigsby, Jr. |
| 1 2 | | | | |
| 4 | morning. We are on the record at | | 4 | Q. And what's your home and |
| 1 | 8:21 a.m. on June 8th, 2011. | 08:22:51 | 5 | Q. And what's your home and business address? 08:24:41 |
| 4 | 8:21 a.m. on June 8th, 2011. This is the videotaped 30(b)(6) | 08:22:51 | 5 | Q. And what's your home and business address? 08:24:41 A. My home address is 5632 South |
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| 4 5 6 7 8 9 | 8:21 a.m. on June 8th, 2011. This is the videotaped 30(b)(6) deposition with designated representative Ray Grigsby. My name is Dennis Clayton, here with our court | | 5 6 7 8 9 | Q. And what's your home and business address? 08:24:41 A. My home address is 5632 South Yampa Street in Centennial, Colorado, and my business address would be the same. I office at my home. |
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2 (Pages 2 to 5)

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| | Page 34 | | Page 36 |
|----|--|----|--|
| 1 | referring to? | 1 | little over two years called QAD, which had |
| 2 | A. If memory serves me, it was | 2 | nothing to do with JD Edwards at all. They |
| 3 | right in between when PeopleSoft and Oracle | 3 | were a software vendor of manufacturing |
| 4 | was coming in, taking over. I think my | 4 | software. |
| 5 | termination was actually performed by 08:55:01 | 5 | Q. So is it fair to say that when 08:57:09 |
| 6 | PeopleSoft. | 6 | you started at Rimini Street, you had not |
| 7 | Q. So 18 years at JD Edwards. And | 7 | previously worked for a third-party service |
| 8 | did you have occasion to come in contact with | 8 | provider for JD Edwards software that wasn't |
| 9 | license agreements between JD Edwards and | 9 | a contracted business partner of JD Edwards |
| 10 | customers during that 18 years? 08:55:22 | 10 | or PeopleSoft or Oracle? 08:57:23 |
| 11 | A. No. | 11 | A. That is correct. |
| 12 | Q. Did you ever develop an | 12 | Q. When did you start at Rimini |
| 13 | understanding of any of the license terms | 13 | Street? |
| 14 | between JD Edwards and customers during that | 14 | A. I was hired late |
| 15 | 18 years? 08:55:33 | 15 | September 2009. 08:57:31 |
| 16 | A. No. | 16 | Q. What was your job title at that |
| 17 | Q. And then where did you what | 17 | time? |
| 18 | was your next employment after JD Edwards? | 18 | A. Vice president of the |
| 19 | A. After JD Edwards, I worked for | 19 | JD Edwards practice. |
| 20 | as an independent consultant for several 08:55:42 | 20 | Q. Has that changed since 08:57:40 |
| 21 | years up in Canada, finishing a very large | 21 | September 2009? |
| 22 | migration project in Munton for a client. | 22 | A. No, sir. |
| 23 | After that, I went to several | 23 | Q. Who did you report to in |
| 24 | business partners, including Fujitsu, INRANGE | 24 | September 2009? |
| 25 | Consulting, and the last one was CD Group, 08:55:58 | 25 | A. I report to Brian Slepko, who's 08:57:47 |
| | Page 35 | | Page 37 |
| 1 | and was basically a project manager, managing | 1 | senior VP of global operations. |
| 2 | groups of programmers and analysts for both | 2 | Q. And you've reported to him |
| 3 | upgrades and migration projects for | 3 | since you started your employment? |
| 4 | JD Edwards clients. | 4 | A. Yes, sir. |
| 5 | Q. Who was the client in Canada? 08:56:12 | 5 | Q. Has your job description 08:57:55 |
| 6 | A. The client in Canada was | 6 | changed at all since you started? |
| 7 | J.D. Irving. | 7 | A. No. |
| 8 | Q. Prior to when you arrived at | 8 | Q. And what is your job |
| 9 | Rimini Street, had you worked for any other | 9 | description? |
| 10 | third-party service provider of JD Edwards 08:56:27 | | A. My job description is to manage 08:58:04 |
| 11 | software? | 11 | the JDE practice, working with sales and |
| 12 | A. Other than the ones I | 12 | marketing to grow the JD Edwards practice |
| 13 | mentioned, no, I didn't. | 13 | globally. I'm also in charge of trying to |
| 14 | Q. I'm sorry. Which ones that you | 14 | recruit and grow it internally in terms of services we provide, ensuring that we have 08:58:19 |
| 15 | mentioned previously? 08:56:35 | 15 | SOLVICOS II PICTINO, CIESTINO |
| 16 | A. Well, I worked for business | 16 | proper methodologies and procedures in place, |
| 17 | partners, and they were gold-certified | 17 | and basically running the P&L to achieve |
| 18 | partners of JD Edwards, both INRANGE | 18 | margins. |
| 19 | Consulting, Fujitsu Consulting and CD Group | 19 | Q. Did you have experience with IDE software prior to your employment with 08:58: |
| 20 | out of Atlanta. 08:56:47 | 20 | 355 Bottmare bilet to Jour out 1 |
| 21 | Q. And did you work for any | 21 | JD Edwards? |
| 22 | third-party service providers that were not | 22 | A. Prior to my employment with |
| 23 | licensed partners of JD Edwards or PeopleSoft | 23 | JD Edwards, no oh. Pardon me. Can I correct that? |
| 23 | | | |
| 24 | or Oracle? A. I did work for a company for a 08:56:58 | 24 | Q. Sure. 08:58:47 |

10 (Pages 34 to 37)

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|--|--|--|----------|--|--|
| 10 | 2 3 4 5 6 7 8 | Redacted | | 2 3 4 5 6 7 8 | Grigsby, yes. It actually originated from Lourdes Medina. Q. Right. And who is Lourdes Medina? 10:54:55 A. Lourdes Medina was the manager that worked in the JDE practice in 2000 date of hire, I want to say, 2008/9. She's |
| 19 | 11 12 13 14 15 16 | | | 11 12 13 14 15 16 | 17 |
| 1 2 3 4 Redacted 4 Redacted 5 6 7 7 8 8 9 9 10 11 12 12 13 13 14 15 16 16 17 18 19 20 20 21 22 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | 19 20 21 22 23 24 | 12 | u u | 19 20 21 22 23 24 | 200 |
| Redacted | | | Page 115 | | Page 117 |
| 8 9 9 10 10 11 11 12 13 13 14 15 16 16 17 18 19 20 20 21 22 | 2 3 4 5 6 | Redacted | 1 | 2 3 4 5 6 | Redacted |
| 17 18 19 20 21 22 | 8 9 10 11 12 13 14 | | | 8 9 10 11 12 13 14 15 | |
| 23 Q. So just for the record, 183 is 24 an e-mail chain that ultimately is between 23 24 | 16 17 18 19 20 21 22 23 | Q. So just for the record, 183 is an e-mail chain that ultimately is between | | 17 18 19 20 21 22 23 | |

30 (Pages 114 to 117)

Attorneys' Eyes Only

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1
     STATE OF COLORADO
                            ) ss:
     COUNTY OF ARAPAHOE
 2
                   I, LISA A. KNIGHT, RMR, CRR, do
 3
     hereby certify:
 4
                  That the foregoing deposition
 5
     testimony of RAY C. GRIGSBY, JR., was taken
 6
     before me at the time and place therein set
 7
     forth, at which time the witness was placed
 8
     under oath and was sworn by me to tell the
 9
     truth, the whole truth, and nothing but the
10
     truth;
11
                  That the testimony of the
12
     witness and all objections made by counsel at
13
     the time of the examination were recorded
14
     stenographically by me, and were thereafter
15
     transcribed under my direction and
16
     supervision, and that the foregoing pages
17
     contain a full, true and accurate record of
18
     all proceedings and testimony to the best of
19
     my skill and ability.
20
                  I further certify that I am
21
     neither counsel for any party in said action,
22
     nor am I related to any party to said action,
23
     nor am I in any way interested in the outcome
24
     thereof.
25
                                           Page 327
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Case 2:10-cv-00106-LRH-VCF Document 411-27 Filed 09/14/12 Page 7 of 7 Attorneys' Eyes Only

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|----|-------|-----|-------|------|-------|------|---------|---------|-----|------|-----|
| 2 | my na | ame | this | 13th | day | of | June | , 20 | 11. | | |
| 3 | | | | | | z. | | | | | |
| 4 | | | | | | | | | | | * |
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